Serial No. 10/813,113

Amdt. dated January 21, 2009

Reply to Office Action of September 18, 2008

## REMARKS/ARGUMENTS

Claims 1-43 are pending. By this Amendment, the specification, and claim 36 is amended. No new matter is added. Support for the claims can be found throughout the specification, including the original claims, and the drawings. Reconsideration in view of the above amendments and following remarks is respectfully requested.

The Office Action rejected claims 1-13, 15-29, and 34-38, under 35 U.S.C. §102(b) as being anticipated by Kunii et al. (hereinafter "Kunii"), U.S. Patent Publication No. 2002/0122080. The rejection is respectfully traversed.

Independent claim 34 recites, *inter alia*, transmitting a reservation-recording information from the mobile terminal to a recording apparatus based on a reservation-recording key of the mobile terminal to perform power management of the recording apparatus and a reservation-recording in the recording apparatus based on the reservation-recording information. Independent claim 35 recites, *inter alia*, transmitting a reservation-recording information with a subscriber's IP address in a transmission packet form to perform power management of the recording apparatus and a reservation-recording in the recording apparatus based on the reservation-recording information. Independent claim 36 recites, *inter alia*, an event timer configured to store the reservation-recording information and to perform a power management of the recording apparatus and a reservation-recording at a preset reservation time based on the reservation-recording information. Independent claim 19 recites, *inter alia*, wherein the system is

Serial No. 10/813,113 Amdt. dated January 21, 2009

Reply to Office Action of September 18, 2008

configured to transmit a reservation-recording information from the mobile terminal to the recording apparatus based on a reservation-recording key of the mobile terminal to perform power management of the recording apparatus and a reservation-recording in the recording apparatus based on the reservation-recording information Independent claim 26 recites, inter alia, a mobile terminal that transmits a reservation-recording information from the mobile terminal to a recording apparatus based on a reservation-recording key of the mobile terminal to perform power management of the recording apparatus and a reservation-recording in the recording apparatus based on the reservation-recording information. Kunii does not disclose or suggest such features of independent claims 34, 35, 36, 19, and 26, or the respective claimed combinations.

That is, the Office Action asserts that such features of independent claims 34, 35, 36, 19, and 26 are disclosed in paragraph 0257 of Kunii. However, Kunii discloses a portable information terminal apparatus, information processing method, computer program storage ... medium, and computer program. Kunii teaches that a PDA 1-1, 1-2 may be connected in a wired or wireless manner to a digital telephone 2, a personal computer 9, and a VCR 13. Kunii further teaches that the PDA 1-1, 1-2 displays TV program information in list and icon form, which can then be searched by a user. The PDA 1-1, 1-2 may acquire the TV program information directly from a service provider 14 (via the telephone 2, a base station 3, a public communication network 4, an access server 6, and the Internet 8). Alternatively, the PDA 1-1,

Serial No. 10/813,113

Arndt. dated January 21, 2009

Reply to Office Action of September 18, 2008

1-2 may be connected to the personal computer 9 via a cradle 7 and may acquire the TV program information via the personal computer 9 (the service provider 14, public communication network 4, access server 6, and the Internet 8). The user may then select a TV program(s) for recording, which selection is then transmitted to the personal computer 9. Paragraph 0257 of Kunii merely teaches that the PDA 1-1, 1-2 may transmit an unattended recording preset command to the personal computer 9 or the VCR 13 by pushing a send button 363 on the PDA 1-1 or 1-2. Nowhere does Kunii disclose or suggest that the unattended recording preset command provides any power management of the computer 9 or VCR 13. Further, as the personal computer 9 monitors recordings, the personal computer 9 would remain on.

Accordingly, independent claims 34, 35, 36, 19, and 26 define over Kunii. Dependent claims 1-13, 15-18, 20-25, 27-29 and 37-38 are allowable over Kunii in view of their respective dependency on independent claims 34, 35, 36, 19, and 26, as well as for their added features.

The Office Action rejected claims 14, 30-33, and 39-43 under 35 U.S.C. §103(a) as being unpatentable over Kunii in view of Atkinson et al. (hereinafter "Atkinson"), U.S. Patent No. 6,760,850. The rejection is respectively traversed.

Dependent claims 14, 30-33, and 39 are allowable over Kunii at least for the reasons discussed above with respect to independent claims 35, 36, and 26, from which they respectively

Amdt. dated January 21, 2009

Reply to Office Action of September 18, 2008

Docket No. P-0581

depend, as well as for their added features. Atkinson fails to overcome the deficiencies of Kunii,

as it is merely cited for allegedly teaching a wakeup LAN module.

Independent claim 40 recites, inter alia, a LAN wakeup module configured to turn on the

recording apparatus upon receipt of the reservation-recording information. As acknowledged by

the Examienr "Kunii does not teach the recording apparatus is provided with a wake-up LAN

module thus to turn on the recording apparatus at the time of a data communication request

from the outset." Further, as set forth above, Kunii does not disclose or suggest any power

management of the personal computer 9 or the VCR 13. Atkinson fails to overcome the

deficiencies of Kunii, as it is merely cited for allegedly teaching a wakeup LAN module.

However, neither Kunii nor Atkinson disclose or suggest a LAN wakeup module configured to

turn on the recording apparatus upon receipt of the reservation-recording information.

Accordingly, the rejection of independent claim 40 over Kunii should be withdrawn.

Dependent claims 41-43 are allowable over Kunii and Atkinson at least for the reasons discussed

above with respect to independent claim 40, from which they depend, as well as for their added

features.

20

Serial No. 10/813,113

Amdt. dated January 21, 2009

Reply to Office Action of September 18, 2008

## CONCLUSION

In view of the foregoing amendments and remarks, it is respectfully submitted that the application is in condition for allowance. Favorable consideration and prompt allowance are earnestly solicited.

If the Examiner believes that any additional changes would place the application in better condition for allowance, the Examiner is invited to contact the undersigned attorney at the telephone number listed below.

To the extent necessary, a petition for an extension of time under 37 C.F.R. 1.136 is hereby made. Please charge any shortage in fees due in connection with the filing of this, concurrent and future replies, including extension of time fees, to Deposit Account 16-0607 and please credit any excess fees to such deposit account.

Respectfully submitted,

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